1A Paul Harvey Wallace (Estate)

Case No. 08CEPR00294

Atty Kruthers, Heather H. (for Public Administrator – Successor Administrator)

Atty Leonard, Laura (pro per – daughter)

Probate Status Hearing Re: Failure to File First Account or Petition for Final Distribution

T	DISTRIBUTION LARDY A DONALDSON friend was NEEDS (DONALDSON					
DC	D: 06/22/07	LARRY A. DONALDSON, friend, was	NEEDS/PROBLEMS/COMMENTS:			
		appointed as Executor without bond on 05/27/08 and Letters were issued on 06/18/08.	CONTINUED FROM 01/02/14 Minute order from 01/02/14 states: Mr. Donaldson requests a two weeks			
032 072 102	nt. from 012513, 2913, 042613, 2613, 100413, 2513, 120513, 0214	Notice of Status Hearing filed 11/28/12 set this matter for status. Clerk's Certificate of Mailing states that the Notice of Status Hearing was mailed to Larry A. Donaldson on 10/19/12.	continuance. Matter continued to 01/30/14. The Court will expect Mr. Donaldson to file something by 01/16/14.			
	Aff.Sub.Wit.	Declaration of Beneficiary Laura Leonard re	Note: Minute order from 07/26/13 states: Mr. Donaldson advises the			
✓	Verified	Probate Status Hearing – Failure to File First Account or Petition for Final Distribution	Court that he filed a status statement			
	Inventory	filed 01/13/11 states: she and her brother	yesterday. He further advises that the			
	PTC	(both beneficiaries of the estate) have	accounting is being done however he may have a conflict which may			
	Not.Cred.	made many written and verbal requests to	require another attorney to complete			
	Notice of	Mr. Donaldson requesting an accounting and for their father's estate be brought to	the work in this matter. The Court on			
<u> </u>	Hrg	a close. Ms. Leonard states that Mr.	its own motion accepts Mr.			
	Aff.Mail	Donaldson has ignored their requests and	Donaldson's withdrawal as Executor in			
	Aff.Pub.	repeatedly failed to communicate with them regarding the estate. Ms. Leonard	this matter and appoints the Public Administrator. Mr. Donaldson is			
	Sp.Ntc.	and her brother had an attorney, Frederick	directed to contact Ms. Kruthers.			
	Pers.Serv.	Borges, contact Mr. Donaldson on their				
	Conf.	behalf to request that he move forward	Note: Letters of Administration were			
	Screen	with the estate. Mr. Donaldson responded that he would move forward, but has failed	issued to the Public Administrator on			
	Letters	to do so. Ms. Leonard states that she and	08/01/13.			
	Duties/Supp	her brother have also made a complaint to	As of 10/01/13, the following remains			
	Objections	the state bar of California regarding Mr. Donaldson's failure to act. Ms. Leonard	outstanding:			
	Video Receipt	states that after all of these efforts, Mr. Donaldson recently provided them with a	 Need Final Inventory & 			
	CI Report	sloppy, incomplete "accounting", however	Appraisal.			
<u> </u>	9202	several years' worth of information is	2 Nood Accounting and /or			
	Order	absent and many of the transactions are questionable. Declarant further states that	Need Accounting and/or Petition for Final Distribution.			
	Aff. Posting	she and her brother were supposed to	Reviewed by: JF			
	Status Rpt	receive a distribution in early January, but have not received anything.	Reviewed on: 01/28/14			
	UCCJEA	nave norreceived anyming.	Updates:			
	Citation	Inventory & Appraisal, partial no. 1 filed	Recommendation:			
	FTB Notice	07/24/13 - \$1,619,273.76	File 1A - Wallace			
		Clerk's Certificate of Mailing filed 10/08/13 states that a copy of the Minute Order from 10/04/13 was mailed to Larry Donaldson on 10/08/13.				
<u> </u>		Continued on Page 2				

Page 2

Report Regarding Status of Estate filed 11/27/13 states: At a hearing on 07/26/13, the Court accepted Larry Donaldson's resignation as Administrator and appointed the Public Administrator. According to the 07/26/13 minute order, Mr. Donaldson advised that the accounting was being done, however a conflict that may require another attorney to complete the work has come up. No accounting has been filed. Mr. Donaldson was not returning calls to the Public Administrator, who called him weekly on Wednesdays. He finally answered a call made from a personal cell phone. At a hearing on 10/04/13, Judge Hamilton ordered Mr. Donaldson to be present at the continued hearing on 10/25/13. Mr. Donaldson did not appear on 10/25/13. The Public Administrator advised the Court that all estate assets had been liquidated and rolled into a trust, of which Mr. Donaldson is the trustee. Despite requests by the Public Administrator, a copy of the trust has not been provided. The Public Administrator is concerned about the assets considering they have not yet been accounted for in the estate.

According to the Inventory & Appraisal filed by Mr. Donaldson on 06/24/13, the estate's value was \$1,619,273.76. The Public Administrator has not been able to access the Bank of America or Security First Bank accounts. He filed and was granted an ex parte order directing financial institutions to provide access to and information regarding all accounts held by the estate or trust of the decedent. The Public Administrator has made several attempts to locate a company whereby "Person Education Publication Royalties" are paid. According to attachment 2 to the Inventory & Appraisal, future royalties will be paid to the estate. There are two timeshares listed, and the Public Administrator has asked Chicago Title to determine the status of these properties. The real property, valued at \$750,000.00 was reportedly sold for \$600,000 and the proceeds placed into a Bank of America bank account. The Public Administrator believes that Mr. Donaldson should once again be ordered to appear before this Court to account for all assets listed on the Inventory & Appraisal that he filed. He should also be ordered to provide a copy of the Trust and an accounting of those assets to the Public Administrator.

Status Conference Statement filed 01/17/14 by Larry Donaldson, former Executor, states:

- 1. He retained an accounting firm to prepare an accounting for the estate in August 2013.
- 2. The accounting firm has indicated that they believe the accounting can be completed by 01/28/14.
- 3. Several months ago, he provided the beneficiaries a bank ledger showing all income and expenditures for both the Bank of America and Security First Bank accounts pending the filing of an official accounting.
- 4. He has provided original estate documents to the accounting firm and therefore does not have personal possession of the documents in order to be able to prepare an accounting himself.
- 5. He requests a short continuance to allow him to file an accounting, he believes he should be able to have it filed on or before 01/31/14.

1B Paul Harvey Wallace (Estate)

Case No. 08CEPR00294

Atty Donaldson, Larry A. (former Executor)

Atty Kruthers, Heather H. (for Public Administrator – Successor Administrator)

Order to Show Cause Re: Failure to Appear; Imposition of Sanctions in the Amount of \$600.00

DOD: 06/22/07	LARRY A. DONALDSON, friend, was	NEEDS/PROBLEMS/COMMENTS:
	appointed as Executor without bond on 05/27/08 and Letters were issued on	CONTINUED FROM 01 /00 /14
	06/18/08.	CONTINUED FROM 01/02/14
Card france 010014	On 07/26/13, LARRY DONALDSON	
Cont. from 010214	resigned as Executor and the PUBLIC	
Aff.Sub.Wit.	ADMINISTRATOR, was appointed as	
Verified	Administrator. Letters of Administration	
Inventory	were issued to the Public Administrator	
PTC	on 08/01/13.	
Not.Cred.	Minute order from 12/05/13 set this	
Notice of	matter for an Order to Show Cause and	
Hrg	states: The Court sets the matter for an	
Aff.Mail	Order to Show Cause on 01/02/14	
Aff.Pub.	regarding Larry Donaldson's failure to	
Sp.Ntc.	appear and imposition of sanctions in	
Pers.Serv.	the amount of \$600.00. The Court sets a	
Conf.	further Order to Show Cause on 01/02/14 regarding Larry Donaldson's	
Screen	failure to provide information to the	
Letters	successor administrator timely and	
Duties/Supp	imposition of sanctions in the amount of	
Objections	\$800.00. Larry Donaldson is ordered to	
Video	be personally present on 01/02/14.	
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 01/28/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 1B - Wallace

Atty Donaldson, Larry A. (former Executor)

Atty Kruthers, Heather H. (for Public Administrator – Successor Administrator)

Order to Show Cause Re: Failure to Provide Information to the Successor Administrator Timely; Imposition of Sanctions in the Amount of \$800.00

DOD: 06/22/07	LARRY A. DONALDSON, friend, was	NEEDS/PROBLEMS/COMMENTS:
	appointed as Executor without bond on 05/27/08 and Letters were issued on	·
	06/18/08.	CONTINUED FROM 01/02/14
	, ,	
Cont. from 010214	On 07/26/13, LARRY DONALDSON	
Aff.Sub.Wit.	resigned as Executor and the PUBLIC	
Verified	ADMINISTRATOR, was appointed as Administrator. Letters of Administration	
Inventory	were issued to the Public Administrator	
PTC	on 08/01/13.	
Not.Cred.		
Notice of	Minute order from 12/05/13 set this	
Hrg	matter for an Order to Show Cause and states: The Court sets the matter for an	
Aff.Mail	Order to Show Cause on 01/02/14	
Aff.Pub.	regarding Larry Donaldson's failure to	
Sp.Ntc.	appear and imposition of sanctions in	
Pers.Serv.	the amount of \$600.00. The Court sets a	
Conf.	further Order to Show Cause on 01/02/14 regarding Larry Donaldson's	
Screen	failure to provide information to the	
Letters	successor administrator timely and	
Duties/Supp	imposition of sanctions in the amount of	
Objections	\$800.00. Larry Donaldson is ordered to	
Video	be personally present on 01/02/14.	
Receipt		
CI Report		
9202 Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed by: 31 Reviewed on: 01/28/14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 1C - Wallace

2

Wall, Jeffrey L. (for Christine Adams, Trustee)

First Amended Petition for Approval of Trustee's First Account Current and for Authority to Add Additional Asset to Trust Estate

		CHRISTINE ADAMS, Trustee, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
		Account period: 8-31-12 through 8-31-13	Note: It appears that only an
		Accounting: \$631,275.20 Beginning POH: \$21,000.00	original proposed order was provided, no copies to conform. If
		Ending POH: \$631,275.20	Petitioner wishes to receive
	Aff.Sub.Wit.	(\$610,275.20 is cash)	conformed copies, additional
>	Verified		copies of the proposed order may
	Inventory	Trustee: Not requested	be submitted ahead of time, or
	PTC	Attorney: \$8,940.00 for 29.8 hours @	Petitioner may purchase copies of the original order once it has been
	Not.Cred.	7 (Horriey: \$6,7 16.55 for 27.5 floors @	entered.
~	Notice of	Petitioner states that although she was	
	Hrg	granted approval for the initial deposit to	Note: If granted, the Court will set
~	Aff.Mail \		status hearing for filing of the next account as follows:
	Aff.Pub.	approval for adding the \$9,409.75 wrongful death settlement funds to the	Friday 10-9-15
	Sp.Ntc.	trust estate because she considered it to	111day 10-7-13
	Pers.Serv.	be part of the probate estate. Petitioner	
	Conf.	now formally requests authority to add	
	Screen	this sum to the trust estate.	
	Letters	Petitioner prays for an order:	
	Duties/Supp	1. Approving, allowing, and settling the	
	Objections	Amended First Account;	
	Video	2. Authorizing payment of the attorney	
	Receipt	fees;	
-	CI Report	3. Authorizing the addition of the	
_	9202	wrongful death settlement received by the Executor of the Barbara	
Ě	Order Aff. Posting	Scharton Estate in the sum of	Paviawad by: skc
	Status Rpt	\$9,409.75;	Reviewed by: skc Reviewed on: 1-28-14
	UCCJEA	4. Granting such other relief as the	Updates:
	Citation	Court considers proper.	Recommendation:
	FTB Notice	1	File 2B – Fulbright
		<u> </u>	

Sanoian, Joanne (for Petitioner/Guardian Christine Roberts)
Petition for Termination of Guardianship of the Estate

Age: 16 years			CHRISTINE ROBERTS, mother/guardian,	NEEDS/PROBLEMS/COMMENTS:
			is petitioner.	
			Father: DECEASED	1. Need Order. Local Rule 7.1
			Paternal grandfather: Kenneth Roberts	states a proposed Order shall be
Со	nt. from		Paternal grandmother: Charlotte	submitted with all pleadings that
	Aff.Sub.Wit.		Roberts	request relief. If the proposed
✓	Verified		Maternal grandfather: Gary Dawson Maternal grandmother: Sigried	order is not received in the Probate Filing Clerk's Office ten
	Inventory		Oliphant	(10) days before the scheduled
	PTC		Sibling: Jessica Roberts	hearing, a continuance may be
	Not.Cred.			required.
✓	Notice of Hrg		Petitioner states the guardianship was established in order to collect	
✓	Aff.Mail	W/	insurance policy proceeds, where were subsequently deposited into a	
	Aff.Pub.		blocked account in case no.	
	Sp.Ntc.		12CEPR00751 [The Special Needs Trust of Jennifer Roberts]. Any additional	
	Pers.Serv.		assets will be distributed to the same	
	Conf.		blocked account already established	
	Screen		in case no. 12CEPR00751. The purpose	
	Letters		of establishing the guardianship has	
	Duties/Supp		been accomplished.	
	Objections			
	Video Receipt			
	CI Report			
	9202			
	Order	Χ		
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 1/28/14
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 3 – Roberts

Wall, Jeffrey L (for Petitioner/Administrator Jenny Aster)

(1) First and Final Report of Administrator and Petition for Its Settlement, (2) for Allowance of Commissions and Fees and for (3) Final Distribution Upon Waiver of Accounting

DOD: 2/4/12	ACCOUNTING	NIEEDS /DDODLEMS /COMMENTS
DOD: 2/4/13	JENNY ASTER , Administrator, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
	Accounting is waived.	
	Ŭ	
Cond from	& A	
Cont. from	POH - \$759,550.00	
Aff.Sub.Wit.	Administrator - waives	
✓ Verified	Administrator - waives	
√ Inventory	Attorney - \$6,000.00	
√ PTC	(less than statutory)	
V		
✓ Not.Cred.	Distribution, pursuant to intestate	
✓ Notice of W/	succession and agreement of heirs, is	
Hrg	to:	
✓ Aff.Mail	Justin Staggs - 50% interest in real	
Aff.Pub.	property located at Baird Ave.	
Sp.Ntc.		
Pers.Serv.	Jerrit Staggs - 50% interest in real property located at Baird Ave.	
Conf.		
Screen	Jenny Aster - 50% interest in the estate's	
✓ Letters 4/2/13	interest in Pryor Falls Inc. and 25% interest in the estate's interest in two	
Duties/Supp	parcels of real property.	
Objections		
Video	Shelly Staggs - 50% interest in the	
Receipt	estate's interest in Pryor Falls Inc. and 25% interest in the estate's interest in	
CI Report	two parcels of real property.	
√ 9202		
√ Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 1/28/14
UCCJEA		Updates:
Citation		Recommendation: SUBMITTED
✓ FTB Notice		File 4 – Staggs
		_

5A

Case No. 13CEPR00389

Dale W. Balagno Revocable Trust
Armo, Lance E. (for Joseph Balagno – Beneficiary – Petitioner)
Gromis, David Paul (for Nicholas Kovacevich – Former Trustee)
Kruthers, Heather (for Public Administrator)
Motsenbocker, Gary L. (for Mary Pond – Respondent) Atty Atty

Atty

Atty

Status Hearing Re: Assets and Accounting				
	PUBLIC ADMINISTRATOR was appointed as	NEEDS/PROBLEMS/COMMENTS:		
	Trustee pursuant to Minute Order 9-9-13.	Continued from 12-9-13, 1-16-14		
	The Court set this Status Hearing Re: Assets and Accounting.	A: Continued Status Hearing Re Assets and Accounting		
Cont. from 120913,		B: Petition for Payment of		
011614	HISTORY:	Attorney's Fees & Payment for Trustee's Fees filed by Former		
Aff.Sub.Wit.	JOSEPH BALAGNO, Beneficiary, filed a Petition	Trustee Nick Kovacevich		
Verified	to Remove Trustee, to Appoint Public	C: OFF CALENDAR – First Amended		
Inventory PTC	Administrator as Trustee, and to Compel	Petition for Court Order to		
Not.Cred.	Trustee to Account.	Determine Title and Require Transfer of Personal Property to		
Notice of	NICHOLAS T. KOVACEVICH, Trustee, filed a	Petitioner filed by Beneficiaries		
Hrg	Declaration on 8-8-13 (prior to Settlement	Joseph Balagno, Linda Balagno,		
Aff.Mail	Conference) indicating information provided	and Lori Jo Brown as Petitioners (Beneficiary Mary E. Pond as		
Aff.Pub.	to Petitioner's attorney.	Respondent is set for hearing on		
Sp.Ntc.	Minute Order 9-9-13: The Court is informed	2-27-14.		
Pers.Serv.	that Mr. Kovacevich has agreed to step	Note: The former trustee filed a		
Conf.	down. The Court grants the petition and	petition for fees for himself and for		
Screen	appoints the Public Administrator as the	his attorney (Page B); however, no accounting or status report has		
Letters	personal representative. The Court directs that any fees come before the court. Parties	been filed regarding the assets.		
Duties/Supp	stipulate to having the minute order become	Therefore, this status hearing		
Objections Video	the order of the court. Set on 12-9-13 for status	<u>remains on calendar</u> .		
Receipt	hearing re assets and accounting.	Minute Order 1-16-14: The Court		
CI Report	On 11-1-13, Attorney David Paul Gromis,	would like an accounting completed by Mr. Gromis' client		
9202	Attorney for former trustee Nicholas	by 1-30-14.		
Order	Kovacevich, filed a Petition for Payment of	As of 1-28-14, nothing further has		
	Attorney's Fees and Payment for Trustee's Fees that is set for hearing on 12-19-13. The	been filed.		
	petition requests payment of \$5,976.00 from	1. No od skotov of occate and		
	the trust estate to the attorney and \$16,452.00	Need status of assets and accounting from former trustee		
	from the trust estate to Nick Kovacevih, CPA, for services as successor trustee.	Nicholas Kovacevich.		
Aff. Posting	101 services as successor musiee.	Reviewed by: skc		
Status Rpt	In addition, on 11-18-13, Joseph Balagno,	Reviewed on: 1-28-14		
UCCJEA	Linda Balagno, and Lori Jo Brown filed a	Updates:		
Citation	Petition for Court Order to Determine Title and	Recommendation:		
FTB Notice	Require Transfer of Personal Property to Petitioner that is set for hearing on 1-16-14.	File 5A – Balagno		
	Tomotion that is set for fleating off 1-10-14.			

5B Dale W. Balagno Revocable Trust Case No. 13CEPR00389

Atty Armo, Lance E. (for Joseph Balagno – Beneficiary)

Atty Gromis, David Paul (for Nicholas Kovacevich – Former Trustee)

Atty Kruthers, Heather (for Public Administrator)

Atty Motsenbocker, Gary L. (for Mary Pond – Respondent)

Petition for Payment of Attorney's Fees and Payment for Trustee's Fees

Dale W. Balagno Petitioner.	Petition for Payment of Attorney's Fees and Payment for Trustee's Fees					
Petitioner states: Dale W. Balagno died on 3-16-13. The trust provides names Petitioner as first successor trustee. Aff. Sub. Wit. Verified Inventory PTC Not. Cred. Voice of Hrg Aff. Mail w Aff. Public Pers. Serv. Conf. Screen Duties/Supp Duties/Supp Order CI Report CI CI Report CI CR Report			NICHOLAS KOVACEVICH, Successor Trustee, is	NEEDS/PROBLEMS/COMMENTS:		
Petitioner states: Dale W. Balagno died on 3-16-13. The trust provides names Petitioner as first successor trustee. Aff.Sub.Wif. Verified Inventory PTC Notice of Hrg Aff.Pub. Aff.Pub. Aff.Pub. Sp.Ntc. Dultes/Supp Dultes/Supp Dultes/Supp Order C Receipt C Receipt C Receipt Aff.Posting Status Rpt UCCJEA Citiation FTB Notice Petitioner states: Dale W. Balagno died on 3-16-13. The trust provided information on the trust estate to his attorney, David Gromis. On 4-23-13, Petitioner provided information on the trust estate to his attorney, David Gromis. On 9-9-13, Petitioner agreed to allow the Public Administrator to become the Trustee. Sp.Ntc. Exhibit A is a schedule of the attorney's billing this proceeding from 4-23-13 through 9-9-13. All services were reasonable and necessary in representing Mr. Kovacevich, 24.9 hours © \$240/hr. Successor trustee: \$16,452.00 Exhibit B is a schedule of the successor trustee is services provided to the estate from 3-19-13 through 9-9-13. All services were reasonable and necessary in his role as successor trustee. \$1.4 hours @ \$180/hr. Petitioner requests an order: 1. Directing the Public Guardian to pay David Paul Gromis, Attorney at Law, the sum of \$5,976.00 from the trust estate for legal services rendered to Nick Kovacevich while he was acting as trustee for the D.W. Balagno Trust dated 3-6-13; Status Rpt UCCJEA Citation Tibute file out the sum of \$16,452.00 for time spent and for services rendered to the D.W. Balagno Trust dated 3-6-13 as the successor trustee. and the Court deems just and proper.	DOD: 3-16-13		Petitioner.	Examiner's Note: On 9-9-13, per		
Dolle W. Baldagno died on 3-16-13. The frust provides names Petitioner as first successor frustee. Aff.Sub.Wit. ✓ Verified Inventory PTC On 4-23-13, Petitioner provided information on the frust estate to his attorney, David Gromis. Not.Cred. ✓ Noft.Cred. ✓ Aff.Mail ✓ Aff.Mail ✓ Aff.Mail ✓ Aff.Mail ✓ Aff.Pub. Sp.Nic. Dolle W. Baldagno died on 3-16-13. The frust provides attorney and fleed on 11-1-13. This petition requests attorney and fleed on 11-1-13. This petition on sequest attorney and fleed on 11-1-13. This petition or sequests the new of the public Accordingly, this petition was filed on 11-1-13. This petition on 11-1-13. This petition requests attorney and fleed on 11-1-13. This petition on 12-1-13. This petition on the frust see storal filed on 11-1-13. This petition on 12-1-13. This petition on 12-1-13. This petition on 12-1-13. This petition on 11-1-13. This petition on 11-1-13. This petition enguests attorney and rustee fees totalling \$22,428.00. However, of the flee on 11-1-13. This petition on 11-1-13. This pe			Petitioner states:	Corrected Minute Order, Mr.		
Cont. from 011614			Dalo W Ralagno diad on 3 14 13 The trust	-		
Aff. vol. vir. Aff. vol. vir. Aff. Posting Status Rpt Ucc. JEA D. Aff. Posting Status	- 11 - 22111			_		
Aff. Posting Status Rpt		_	•			
on the trust estate to his attorney, David Gromis. Not.Cred.				<u> </u>		
Inventory			·	This petition requests attorney		
Not.Cred. Noticed. Notice of Hrg Aff.Mail w Aff.Pub. Sp.Ntc. Conf. Screen Letters Duties/Supp Order CI Report CI Report Corder Aff. Postling Aff. Postling Aff. Postling Status Rpt UCCJEA Citation FTB Notice Notice of Hrg Notice of Hrg Notice of Hrg On 9-9-13, Petitioner agreed to allow the Public Administrator to become the Trustee. On 9-9-13, Petitioner agreed to allow the Public Administrator to become the Trustee. On 9-9-13, Petitioner agreed to allow the Public Administrator to become the Trustee. Attorney: \$5,976.00 Exhibit A is a schedule of the attorney's billing in this proceeding from 4-23-13 through 9-9-13. All services were reasonable and necessary in representing Mr. Kovacevich. 24.9 hours @ \$2240/hr. Successor Trustee: \$16,452.00 Exhibit B is a schedule of the successor trustee's services provided to the estate from 3-19-13 through 9-9-13. All services were reasonable and necessary in his role as successor trustee. 91.4 hours @ \$180/hr. Petitioner requests an order: 1. Directing the Public Guardian to pay David Paul Gromis, Attorney at Law, the sum of \$5,976.00 from the trust estate for legal services rendered to Nick Kovacevich while he was acting as trustee for the D.W. Balagno Trust dated 3-6-13; Status Rpt UCCJEA Citation TFIB Notice On 9-9-13, Petitioner requests and an ecessary in representing Mr. Kovacevich to a services and also alleged that Mr. Kovacevich to a services redeated to Nick Kovacevich was refused to provide a list of assets. The Court granted that petition on 9-9-13, that peti			,	= = = = = = = = = = = = = = = = = = = =		
V Notice of Hrg Public Administrator to become the Trustee. not been provided to the Court so Examiner does not have a sais for review other than hourly rates and services. not been provided to the Court so Examiner does not have a sais for review other than hourly rates and services. Examiner notes that the original petition of Joseph Balagna petition of Jos				=		
Trustee. Aff.Natil w Aff.Nub. Aff.Pub. Sp.Ntc. Exhibit A is a schedule of the attorney's billing Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Order Aff. Posting Sf. 976.00 Fits Notice Aff. Posting Status Rpt UCCJEA Citation Fits Notice Aff. Posting Sp. Ntc. Aff. Posting Sp. Ntc. Aff. Posting Status Rpt Citation Citation Fits Notice Trustee. Aff. Posting Aff. Pub. Aff. Posting Sp. Ntc. Aff. Posting Aff. Pub. Aff. Posting Sp. Ntc. Aff. Posting Sp. Ntc. Aff. Posting Aff. Pub. Aff. Posting Sp. Ntc. Aff.			-	-		
Aff.Pub. Aff.Pub. Aff.Pub. Sp.Ntc. Exhibit A is a schedule of the attorney's billing in this proceeding from 4-23-13 through 9-9-13. Conf. Screen Letters Duties/Supp Objections Video Receipt CI Report Order Aff. Posting Aff. Posting Aff. Posting Status Rpt UCCJEA Citation FTB Notice Attorney: \$5,976.00 Exhibit A is a schedule of the attorney's billing in this proceeding from 4-23-13 through 9-9-13. Attorney: \$5,976.00 Exhibit A is a schedule of the attorney's billing in this proceeding from 4-23-13 through 9-9-13. All services were reasonable and necessary in representing Mr. Kovacevich. 24.9 hours @ \$240/hr. Successor Trustee: \$16,452.00 Exhibit B is a schedule of the successor trustee: \$16,452.00 Exhibit B is a schedule of the estate from 3-19-13 through 9-9-13. All services were reasonable and necessary in his role as successor trustee. 91.4 hours @ \$180/hr. Petitioner requests an order: 1. Directing the Public Guardian to pay David Paul Gromis, Attorney at Law, the sum of \$5,976.00 from the trust estate for legal services rendered to Nick Kovacevich while he was acting as trustee for the D.W. Balagno Trust dated 3-6-13; Status Rpt UCCJEA Citation FTB Notice Attorney: \$5,976.00 Exhibit A is a schedule of the attorney's billing in this proteed and necessary in representing Mr. Kovacevich has refused to provide a list of assets. The Court granted that petition on 19-9-13. that petition on 9-9-13. that petition on				<u>-</u>		
Sp.Ntc. Exhibit A is a schedule of the attorney's billing in this proceeding from 4-23-13 through 9-9-13. All services were reasonable and necessary in representing Mr. Kovacevich. 24.9 hours @ \$240/hr.		W				
Pers.Serv. All services were reasonable and necessary in representing Mr. Kovacevich. 24.9 hours @ \$240/hr.			•	rates and services.		
Pers.Serv. In this proceeding that A-2-3 through 9-9-13. All services were reasonable and necessary in representing Mr. Kovacevich. 24.9 hours @ \$240/hr.			, ,	Examiner notes that the original		
Letters			,	petition of Joseph Balagno		
Duties/Supp \$240/hr.			,			
Dulles/Julpa Dull			,	-		
Video Exhibit B is a schedule of the successor trustee's services provided to the estate from 3-19-13 through 9-9-13. All services were reasonable and necessary in his role as successor trustee. 91.4 hours @ \$180/hr. Petitioner requests an order: 1. Directing the Public Guardian to pay David Paul Gromis, Attorney at Law, the sum of \$5,976.00 from the trust estate for legal services rendered to Nick Kovacevich while he was acting as trustee for the D.W. Balagno Trust dated 3-6-13; 2. Directing the Public Guardian to pay Nick Kovacevich, CPA, the sum of \$16,452.00 for time spent and for services rendered to the D.W. Balagno Trust dated 3-6-13 as the successor trustee; and 3. For such other relief as the Court deems just and proper. 3-19-13 through 9-9-13. All services were reasonable and necessary in his role as suscessor trustee is status hearing on 12-9-13 regarding Assets and Accounting. This petition on 9-9-13, that petition may say status hearing on 12-9-13 regarding Assets and Accounting. This petition on 9-9-13, that petition may assets. The Court granted that petition on 9-9-13, that petition may assets. The Court granted that petition on 9-9-13, that petition may assets. The Court granted that petition on 9-9-13, that petition may assets. The Court granted that petition on 9-9-13, that petition may assets. The Court granted that petition on 9-9-13, that petition may assets. The Court granted that petition may assets. The Court granted that petition may assets. The Court granted that petition may assets. The Court feet may asset says. The Court set status hearing on 12-9-13 trustus status hearing on 12-9-13 trustus status hearing on 12-9-13 regarding Assets and Accounting. This petition on eaccounting on declaration regarding Assets and Accounting. This petition on 9-9-13. The court set status hearing on 12-9-13 regarding Assets and Accounting. This petition on 9-9-13. The court set status hearing on 12-9-13 regarding Assets and Accounting. This petition on 9-9-13. The court set status heari				_		
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D.W. Balagno Trust dated 3-6-13 as the successor trustee; and 3. For such other relief as the Court deems just and proper.			• •			
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5C Dale W. Balagno Revocable Trust Case No. 13CEPR00389

Atty Armo, Lance E. (for Joseph Balagno – Beneficiary – Petitioner)
Atty Gromis, David Paul (for Nicholas Kovacevich – Former Trustee)

Atty Kruthers, Heather (for Public Administrator)

Atty Motsenbocker, Gary L. (for Mary Pond – Respondent)

Petition for Court Order to Determine Title and Require Transfer of Personal Property to Petitioner [Prob. C. 850(a)(2)(C); 856 et seq.]

	e W. Balagno		JOSEPH BALAGNO, LINDA BALAGNO, and LORI	NEEDS/PROBLEMS/COMMENTS:
DO	D: 3-16-13		JO BROWN, beneficiaries, are petitioners. Petitioners state they are the children of the	OFF CALENDAR
	nt. from 01161	4	decedent and Respondent MARY E POND is a former personal acquaintance of the	Amended Petition filed 1-23-14 is set for hearing on 2-27-14.
<u> </u>	Aff.Sub.Wit.	4	decedent.	
~	Verified		Petitioners state the trust corpus consists	
	Inventory		primarily of bank and investment accounts held	
	PTC		with several banking institutions, cash, and other personal property.	
	Not.Cred.		регзопагрюрену.	
	Notice of Hrg	Х	Petitioners state Former Trustee NICHOLAS KOVACEVICH was the trustee before his being	
	Aff.Mail	Χ	removed by this Court. Petitioners believe Mr.	
	Aff.Pub.		Kovacevich has wrongfully conveyed certain	
	Sp.Ntc.		personal property of the trust estate to Ms. Pond without any accounting, notice, or	
	Pers.Serv.		acknowledgment whatsoever to Petitioners,	
	Conf. Screen		after having demanded such information from the former trustee. Additionally, the former	
	Letters		trustee allowed mailing addresses and	
	Duties/Supp		ownership of several bank and investment	
-	Objections	<u> </u> 	accounts to be changed to that of Ms. Pond, without notice or accounting to Petitioners.	
	Video Receipt		Petitioners state unfortunately, and to the detriment of the estate, Ms. Pond changed the	
	CI Report		mailing address of the decedent's important	
	9202		financial papers thereby learning confidential	
<u> </u>	Order		information of the decedent and subsequently,	Deviewed has ske
	Aff. Posting		by the use of undue influence, persuaded, convinced and manipulated the decedent,	Reviewed by: skc Reviewed on: 1-28-14
	Status Rpt UCCJEA		while extremely ill and of a vulnerable state, to	Updates:
	Citation		add her name to certain accounts, real	Recommendation:
	FTB Notice		property, and assets, and to conceal other assets of the estate which are not nor have ever been intended for Ms. Pond.	File 5C – Balagno
			SEE ADDITIONAL PAGES	

Page 2

Petitioners state the Decedent was hospitalized and extremely ill and in an very vulnerable state and was unduly influenced, coerced, persuaded, and convinced to execute a testamentary plan including a will and living trust adding Ms. Pond as a beneficiary shortly before his death, although she was a girlfriend of the decedent for nearly 15 years and was never added to his estate until shortly before his demise. Petitioners state the decedent had stated to his family shortly before his passing that his estate was all set up as he had Transfer of Death (TODs) completed for most of his assets. However, Ms. Pond still added herself to bank accounts, financial investment and life insurance accounts, and liquidated an \$80,000.00 annuity shortly before the decedent's death.

Petitioners state that during the decedent's final hours, Ms. Pond excluded Petitioners and other close family members to see and communicate with their father as she did not want them to interfere with her plan to manipulate him into signing the necessary forms evidencing the testamentary plan and changes to the accounts.

Details re accounts provided (see petition for additional details and specific allegations:

- Fresno Fire Dept. Credit Union Account containing approx. \$142,000.00
- Bank of America account containing approx. \$3,100.00
- Bank of America account containing approx. \$7,096.00
- Wells Fargo Account (no value alleged)
- Chase Bank Account (no value alleged)
- Citibank Account containing approx. \$70,000.00

Petitioners allege that decedent was heard to state before his death that Ms. Pond was only to be added to one certain account, "and none others."

Petitioners provide details of transfers by Ms. Pond.

Additionally Petitioners state that Ms. Pond has refused to answer questions as to the whereabouts of five valuable guns belonging to the decedent. Ms. Pond and Mr. Kovacevich have provided conflicting statements as to the guns.

Petitioners state that the decedent provided the **safe combination** to the former trustee, who provided it secretly to Ms. Pond, who then opened it and accumulated the contents thereof, with Mr. Kovacevich, without video recording or transcribing any inventory. Petitioners were informed by the decedent prior to his passing that the safe contained over \$100,000.00 in "cash," and Ms. Pond uttered to a friend of the family that she had initially counted over \$80,000.00 when opening the safe and discovering it, and was going to go home and "count the rest." Now, Ms. Pond declares there was only \$47,000.00 in the safe.

Petitioners state that statements to family and Robin Duke by the decedent included "Uncle Gene and Mary should each receive \$10,000 from the safe, then Lori, Linda and Joe to split the rest."

Petitioners state there were also several pieces of jewelry in the safe that Ms. Pond denies, thousands in savings bonds, and hundreds in rolled coins.

SEE ADDITIONAL PAGES

Dept. 303, 9:00 a.m. Thursday, January 30, 2014

5C Dale W. Balagno Revocable Trust

Case No. 13CEPR00389

Page 3

Petitioners state that a Morgan Stanley Investment Account contained approx. \$288,000.00 at the decedent's death, but the month prior contained approx. \$34,354. Petitioners believe Ms. Pond delivered stock certificates to Morgan Stanley to sell and proceeds were deposited to this account.

Another Morgan Stanley investment account had a balance of \$241,000 and family was listed as beneficiaries. Substantial sums were used to purchase stocks on 3-13-13 although the decedent was in a coma as of 3-14-13. Now these accounts are being threatened to be liquidated and distributed. Such instructions by Morgan Stanley are being refuted by Petitioners.

Additional issues: Petitioners state Ms. Pond learned of additional assets and sold or concealed stock without informing the family or providing any accounting. Ms. Pond was reimbursed \$12,000 in funeral expenses by the trustee although the trustee claimed that he had paid funeral expenses. No receipts or bills have been produced.

Ms. Pond's name was added to the decedent's 2007 pickup shortly before his death. All of his work tools and equipment were in the truck and were not accounted for.

Lastly, demand has been made to both trustee and Ms. Pond for copies of all accounts, bills, etc., but none have been provided.

Petitioners state Ms. Pond has two safes in her home that are believed to contain many of the possessions.

Petitioners state the Court has ordered the former trustee removed and the PUBLIC ADMINISTRATOR has now been appointed, although Petitioner Joseph Balagno is still the personal representative of the Estate of Dale Balagno.

[Examiner's Note: Court records do not indicate an open estate for this decedent.]

Additional details re circumstances prior to death are detailed in the petition.

SEE ADDITIONAL PAGES

Page 4

Petitioners pray for an order as follows:

- 1. The Court grant and distribute the vehicles along with all cash, guns, jewelry, bonds, coins, and other items located in the safe and removed by Ms. Pond and/or the former trustee to Petitioner as representative of the estate;
- 2. The Court grant and distribute all investment accounts to the Petitioner as representative of the estate:
- 3. The Court grant and distribute all bank accounts to the Petitioner as representative of the estate:
- 4. The Court grant and distribute all bonds and insurance proceeds to the Petitioner as representative of the estate;
- 5. For all costs of suit incurred; and
- 6. For such other and further relief as the Court may deem just and proper.

Atty Shepard, Jeff S. (for Douglas De La Rosa – Petitioner – Brother)

Atty Horton, Lisa (for Harold Harless, Maria Estes, and Rachel Buchanan)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

C. 8002, 10450)						
DC	D: 05/21/2013		DOUGLAS DE LA ROSA , brother is petitioner and	NEEDS/PROBLEMS/COMMENTS:		
			requests appointment as administrator with bond.	N 1 5 7' 5 1'''		
			Full IAEA – o.k.	Note: Page 7 is a Petition to		
				Determine Succession filed by		
Co	nt. from 121713		Decedent died intestate	Harold Harless, Maria Estes and		
	Aff.Sub.Wit.		Resident of Garland, Texas leaving real property in	Rachel Buchanan, heirs of the		
1	Verified		Fresno County	decedent.		
ř			Publication: The Business Journal	1. #2d(2) of the petition does not		
	Inventory			provide an amount for bond.		
	PTC		Estimated value of the Estate: Real Property - \$100,000.00	·		
	Not.Cred.		Real Froperty - \$100,000.00	For the Declarants: The		
✓	Notice of		Probate Referee: Steven Diebert	Declarations filed are objections		
	Hrg Aff.Mail	\'	Declaration of Decedent's Daughter, Maria Estes,	and would therefore require a		
✓	AIT./MQII	w/	filed 12/11/2013 states that she is one of the heirs	filing fee of \$435.		
✓	Aff.Pub.		at law of the decedent, the other heirs at law are			
	Sp.Ntc.		Rachel Buchanan, decedent's daughter, and			
	Pers.Serv.		Harold Harless, decedent's spouse. Ms. Estes			
	Conf.		states that her mother resided and died in Texas.			
	Screen		The only asset in California that that her mother had was a fifty percent (50%) interest in real			
	Letters		property located at 487 E. Keats Ave, Fresno, Ca			
✓			that was given to her and decedent's brother,			
✓	Duties/Supp		Douglas De La Rosa (Petitioner) by their parents.			
	Objections		There is no need for an expensive and time			
	Video		consuming probate proceeding as the			
	Receipt		decedents 50% interest is worth less than \$150,000.00. Ms. Estes states that as the			
	CI Report		decedent's daughter she has priority over her			
	9202		uncle to be appointed as administrator of her			
√	Order		mother's probate proceeding, but there is no			
	Aff. Posting		need. Ms. Estes does not want Douglas De La	Reviewed by: LV		
	Status Rpt		Rosa to be appointed as Administrator of her	Reviewed on: 01/28/2014		
	UCCJEA		mother's estate and does not want a full probate proceeding to be opened.	Updates:		
	Citation			Recommendation:		
	FTB Notice		Ms. Estes and the other heirs at law are filing a	File 6 – Harless		
			Petition to Determine Succession to Real Property			
			for her mother's fifty percent (50%) interest in the real property. Ms. Estes requests that the Court			
			transfer her mother's property to the rightful heirs			
			pursuant to their petition.			
			Please see additional page			

Declaration of Decedent's Spouse Harold Harless filed 12/11/2013 states that he is one of the heirs at law of the decedent, the other heirs are Maria Estes, and Rachel Buchanan, decedent's daughters. Mr. Harless states that he and his wife resided in Garland, Texas and that his wife passed away on 05/19/2013 in Rockwall Texas. The only asset in California that his wife had was a fifty percent (50%) interest in real property at 487 E. Keats Ave, Fresno, Ca that was given to her and her brother, Douglas De La Rosa by their parents. Mr. Harless does not want an expensive and time consuming probate proceeding as his wife's 50% interest is worth less than \$150,000.00. As the decedent's spouse Mr. Harless states he has priority over Douglas De La Rosa to be appointed as administrator of the decedent's probate proceeding, but there is no need. Mr. Harless does not want Douglas De La Rosa to be appointed as Administrator of the decedent's estate and does not want a full probate proceeding to be opened.

Mr. Harless and the other heirs at law are filing a Petition to Determine Succession to Real Property for the decedent's 50% interest in the real property. He requests that the Court transfer his wife's property to the rightful heirs pursuant to their petition.

Note: If the petition is granted, status hearings will be set as follows:

- Friday, June 20, 2014 at 9:00 a.m. in Department 303, for the filing of the inventory and appraisal.
- **Friday, March 20, 2015** at 9:00 a.m. in Department 303, for the filing of the first account or petition for final distribution.

Pursuant to Local Rule 7.5 if the required documents are filed 10 days prior the date set the status hearing will come off calendar and no appearance will be required.

7 Lois Ann Harless (Det Succ) Atty Horton, Lisa (for Harold Harless, Mar

Case No. 13CEPR01073

Horton, Lisa (for Harold Harless, Maria Estes and Rachel Buchanan – Petitioners)

Petition to Determine Succession to Real Property (Prob. C. 13151)

DC	D: 05/19/2013		HAROLD HARLESS, surviving spouse,	NEEDS/PROBLEMS/COMMENTS:
202.00/11/2010			and MARIA ESTES and RACHEL	NEEDS/TROBLEMS/COMMENTS.
			BUCHANAN, daughters, are	
			petitioners.	
	ont. from		40 days in a DOD	
	Aff.Sub.Wit.		40 days since DOD.	
1	Verified		No other proceedings	
√	Inventory		I&A - \$70,000.00	
	PTC			
	Not.Cred.		Decedent died intestate	
✓	Notice of		Petitioners request Court	
	Hrg		determination that decedent's 50%	
✓	Aff.Mail	w/	interest in the real property located at 487 E. Keats Ave, Fresno, Ca. pass 1/3 rd	
	Aff.Pub.		to Harold Harless, 1/3 rd to Maria Estes,	
	Sp.Ntc.		and 1/3 rd to Rachel Buchanan	
	Pers.Serv.		pursuant to intestate succession.	
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 01/28/2014
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 7 – Harless

7

Ina Jean Ravarra Revocable Trust
Lucich, Nicholas L., Jr. (for Wilda K. Moller – Petitioner)
Petition for Appointment of Successor Trustee

Petitioner states ina Jean Ravarra created the Ina Jean Ravarra kevacable funt on 8-3-92, which become irrevacable upon her death on 12-18-95. The Trust designates Daniel Aff.Sub.Wit. Verified trustee. Petitioner states she has been acting a trustee since 1996 pursuant to an appointment made by Daniel Patrick Ryan, Sr., as second successor trustee. Petitioner states she has been acting as trustee since 1996 pursuant to an appointment made by Daniel Patrick Ryan, Sr., as set forth in Affidavit Death of Trustee/Trustor (rattached). Aff. Verified trustee in the proper state of the property in the fusteen in Agrammat High Patrick Ryan, Sr., died in 1970. Aff. Verified trust and consents to activate a successor fustee in the property in the property in the property in the property in the fusteen in Agrammat High Patrick Ryan, Sr., died in 1970. Aff. Verified trust and consents to activate a successor fustee by the only two adult beneficiaries of the trust and consents to activate a successor fustee by the only two adult beneficiaries of the trust and consents to activate a successor fustee by the only two adult beneficiaries of the trust and consents to activate a successor fustee by the only two adult beneficiaries of the trust and consents to activate a successor fustee by the only two adult beneficiaries of the trust and consents to activate a successor fustee by the only two adult beneficiaries and maintenance on said property, known as 3039-41 California and Patricia Ravarra. Petitioner states the only assets remaining are real property known as 3039-41 California and property in the fustee in Apartment #2 in the property in the fustee in Apartment #2 in the fustee in the property in the fustee in Apartment #2 in the fustee in the property in the fustee in Apartment #2 in the property in the fustee in a partment #2 in the fustee in the fustee in the property in th	DOD: 12-18-95	WILDA K. MOLLER is Petitioner.	NEEDS/PROBLEMS/COMMENTS:
Verified		Ina Jean Ravarra Revocable Trust on 8-3-92, which became irrevocable upon her death on 12-18-95. The Trust designates Daniel Patrick Ryan, Sr., as first successor trustee and	
PTC		trustee. Petitioner states she has been acting	
Not.Cred. Sr. as set forth in Affidavit Death of Trustee/Trustor (attached). Patitioner desires to and does hereby resign as trustee effective upon appointment of a successor. Daniel Patrick Ryan, Sr., died in 2007. Daniel Patrick Ryan, Sr., died in 2007. Daniel Patrick Ryan, Jr., was previously in 1996 unable to act due to a disability. Petitioner has attempted to contact him at his last known address, but has been unable to do so. Accardingly, a court order to appoint a successor trustee is necessary under Probate Code § 15660(d). MICHELLE DELABARRE has been nominated as successor trustee by the only two adult beneficiaries of the trust and consents to act: Yusuf As Shakuur (formerly Joseph Ravarra) and Patricia Ravarra. Petitioner states the only assets remaining are real property known as 3039-41 California Street, San Francisco, CA, and approx. \$10,000 cash. Pursuant to the trust agreement, the trustee is to allow Yusuf As Shakuur for reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disburse net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining frust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor frustee of the Ina Jean Ravarra Revocable Trust dated			
V Notice of Hrg			
Aff.Nub. Sp.Ntc. Pers.Serv. Conf. Screen Dulles/Supp Objections Video Receipt CI Report Aff. Posting Status Rpt UCCJEA Citation FTB Notice FTB Notice Aff. Notice Aff. Notice Aff. Notic		Trustee/Trustor (attached).	
Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters Duties/Supp Objections Video Receipt Aff. Posting Status Rpt UCCJEA Citation FTB Notice Rotic FTB Notice Aff. Posting Title Tetrack Supp Citation FTB Notice Aff. Posting FTB Notice Aff. Posting FTB Notice Aff. Posting FTB Notice Aff. Posting FTB Notice Petitioner states the only assets remaining are real property known as 3039-41 California street, San Francisco, CA, and approx. Shakuur to reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disbuste net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining trust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor trustee of the lna Jean Ravarra Revocable Trust dated	Hrg	Petitioner desires to and does hereby resign	
Sp.Ntc. 2007. Daniel Patrick Ryan, Jr., was previously in 1996 unable to act due to a disability. Petitioner has attempted to contact him of his last known address, but has been unable to do so. Accordingly, a court order to appoint a successor trustee is necessary under Probate Code §15660(d).		as trustee effective upon appointment of a	
Pers.Serv. Petitioner has attempted to contact him at his last known address, but has been unable to do so. Accordingly, a court order to appoint a successor trustee is necessary under Probate Code § 15660(d). Video Receipt			
Petitioner has attempted to contact him at his last known address, but has been unable to do so. Accordingly, a court order to appoint a successor trustee is necessary under Probate Code § 15660(d). Duties/Supp Objections			
Screen		Petitioner has attempted to contact him at	
Letters		· ·	
Duties/Supp			
Video Receipt	Duties/Supp		
Successor trustee by the only two adult beneficiaries of the trust and consents to act: Yusuf As Shakuur (formerly Joseph Ravarra) and Patricia Ravarra.	Objections	ANCHELLE DELABARDE la cia la comunicación cida el cia	
CI Report Space			
Petitioner states the only assets remaining are real property known as 3039-41 California Street, San Francisco, CA, and approx. UCCJEA			
Petitioner states the only assets remaining are real property known as 3039-41 California Street, San Francisco, CA, and approx. UCCJEA \$10,000 cash. Pursuant to the trust agreement, the trustee is to allow Yusuf As Shakuur to reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disburse net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining trust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor trustee of the Ina Jean Ravarra Revocable Trust dated			
Aff. Posting Status Rpt UCCJEA Citation FTB Notice Petitioner states the only assets remaining are real property known as 3039-41 California Street, San Francisco, CA, and approx. \$10,000 cash. Pursuant to the trust agreement, the trustee is to allow Yusuf As Shakuur to reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disburse net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining trust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor trustee of the Ina Jean Ravarra Revocable Trust dated	 	ana Patricia Ravarra.	
Status Rpt UCCJEA Citation FTB Notice Status Rpt Citation FTB Notice Status Rpt Citation FTB Notice Street, San Francisco, CA, and approx. \$10,000 cash. Pursuant to the trust agreement, the trustee is to allow Yusuf As Shakuur to reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disburse net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining trust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor trustee of the Ina Jean Ravarra Revocable Trust dated	Oldel	Petitioner states the only assets remaining are	Reviewed bv: skc
Since San Francisco, CA, and approx.			,
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	FTB Notice	Shakuur to reside rent-free in Apartment #2 in this property and after paying all monthly bills, including repairs and maintenance on said property, to disburse net income equally between the two beneficiaries. The trust does not provide specifically for disposition of the trust after their deaths other than to say that if the remaining trust estate is not completely disposed of by the preceding provision, the undisposed portion shall be distributed outright to the settlors' heirs. Accordingly, the only current beneficiaries are Yusuf As Shakuur and Patricia Ravarra. Petitioner request that the Court appoint MICHELLE DELABARRE as successor trustee of the Ina Jean Ravarra Revocable Trust dated	File 8 – Ravarra

Ferri, Jamie (Pro Per – Successor Trustee – Petitioner)

Petition for Instructions to Establish Trust Ownership of Accounts

Martin Ray Reilly			JAMIE FERRI, Successor Trustee, is Petitioner.	NEEDS/PROBLEMS/
DO	D: 5-25-10		Petitioner states Trustor Martin Reilly died 5-25-10	COMMENTS:
Lucille Fay Reilly			and Trustor Lucille Fay Reilly died 3-26-11. The trust	1. Continuance is
DO	D: 3-26-11		states that the trustors hereby transfer, and have	necessary for proper
			delivered and do hereby deliver to the trustees	notice.Notice of Hearing
			named hereunder all property described in	was mailed on 1-5-14,
			Schedule A.	which does not allow for
	Aff.Sub.Wit.		Schedule A (attached) lists "all checking accounts,	the 30 days' notice required by Probate
>	Verified		savings accounts, certificates of deposit, money	Code §§ 851, 17203.
	Inventory		market accounts, IRA's, mutual funds, and other monetary accounts in the name of either Martin	(Pursuant to Probate
	PTC		Ray Reilly and/or Lucille Fay Reilly" which were to	Code §851(c), the Court
	Not.Cred.		have been transferred and delivered to the trust.	may not shorten the
~	Notice of			time for giving notice of
	Hrg		After executing the trust, the trustors went to the	hearing under this
~	Aff.Mail	W	pertinent financial institutions and transferred their accounts to the trust. They asked to have all of their	section.)
	Aff.Pub.	.,	accounts transferred to the name of the Reilly	2. Need order.
	Sp.Ntc.		Intervivos Trust of 2007. They believed that all of their	
	Pers.Serv.		accounts at both Chase Bank and CITI Bank had	
			been transferred to the trust per their instructions.	
	Conf.		It was discovered after the trustors' deaths that one	
-	Screen		account at CITI in the approx. amount of \$32,000	
	Letters		and an account at Chase in the approx. amount of	
	Duties/Supp		\$105,440 were never transferred to the trust. Both of	
	Objections		these accounts were owned by the trustors when	
	Video		they executed the trust agreement. Copies of bank	
	Receipt		statements are attached.	
	CI Report		Petitioner prays for an order:	
	9202		Instructing the trustee with regard to the	
	Order	Χ	property administration of the trust with respect	
	Aff. Posting		to the matter alleged herein;	Reviewed by: skc
	Status Rpt		2. Instructing the Trustee that the following	Reviewed on: 1-28-14
	UCCJEA		accounts are the assets of the Reilly Intervivos	Updates:
	Citation		Trust of 2007:	Recommendation:
	FTB Notice		- Chase Acct No. xxx943	File 9 – Reilly
			- CITI Acct No. xxx747,	
			and that Jamie Ferri, as successor trustee of the	
			trust, has full powers to transfer said property to	
			the trust;	
			3. For such other relief as the Court may deem	
			proper.	
				9

Burnside, Leigh W (for Abraham Isaac Tubbs, Jr. – Petitioner – Son)

Petition for Letters of Administration; Authorization to Administer Under IAEA (Prob. C. 8002, 10450)

DC	D: 12/30/2011	ABRAHAM ISAAC TUBBS, JR., son is petitioner and	NEEDS/PROBLEMS/COMMENTS:
		requests appointment as administrator of the	Nicker The Elicer for a very in Walls
		estate without bond.	Note: The filing fee was initially waived for this petition; however,
		IAEA – Not Requested	the fee will be due prior to
Со	nt. from		distribution pursuant to
	Aff.Sub.Wit.	Decedent died intestate	Government Code §68637. (Filing
✓	Verified		fee is \$435.00.)
	Inventory	Residence: Fresno	Note: If the petition is granted,
	PTC	Publication: The Business Journal	status hearings will be set as
	Not.Cred.	╡	follows:
/	Notice of	Estimated value of the Estate:	• Friday, June 20, 2014 at 9:00
Ľ	Hrg	Real Property - \$45,000.00	a.m. in Department 303, for
✓	Aff.Mail \	v/ Probate Referee: Steven Diebert	the filing of the inventory and appraisal.
✓	Aff.Pub.	Trobalo Rolordo. Glover Bloson	
	Sp.Ntc.	Petitioner states: Bond not be required for the	• Friday, March 20, 2015 at 9:00 a.m. in Department
	Pers.Serv.	following reasons:	303, for the filing of the first
	Conf.		account or petition for final
	Screen	Pursuant to Probate Code §8482(a), the bond	distribution.
✓	Letters	amount is based on the (1) estimated value of the	Pursuant to Local Rule 7.5 if the
	Duties/Supp	personal property, (2) the probably annual gross	required documents are filed
	Objections	income of the estate, and (3) if independent	10 days prior the date set the status hearing will come off
	Video	administration is granted as to the real property, the estimated value of the decedent's interest in	calendar and no appearance
	Receipt	the real property.	will be required.
	CI Report		
	9202	In this case, there is no personal property, there is	
✓	Order	no income to the estate, and Petitioner has not	
	Aff. Posting	requested independent administration as to the	Reviewed by: LV
	Status Rpt	real property. Based thereon, the bond amount	Reviewed on: 01/28/2014
	UCCJEA	would be zero.	Updates:
	Citation	_	Recommendation:
	FTB Notice	<u>Please see additional page</u>	File 10 – Tubbs
			10

10 (additional page) Julia M. Tubbs (Estate) Case No. 13CEPR01094

Petitioner respectfully requests that bond not be required.

Further, Petitioner discloses that he was incarcerated until March 28, 2013, when he was released from CMC West Prison in San Luis Obispo. During the time Petitioner was incarcerated, his brother, Jesse Roger Tubbs, filed a petition to determine succession in the Fresno County Superior Court seeking to have the real property of this Estate transferred to himself and to Petitioner in co-equal shares. The Court denied the petition without prejudice on technical grounds. Upon his release from prison, Petitioner filed a similar petition in Fresno County Superior Court seeking to have decedent's real property – single family residence – distributed to himself and his brother, Jesse Roger Tubbs, in co –equal shares. Petitioner ultimately withdrew the petition after Jesse Roger Tubbs would not consent to take a co-equal share. Accordingly, Petitioner was required to file the instant Petition for Probate even though the value of the real estate –which is the only asset of the estate – is approximately \$45,000.00.

Kruthers, Heather (for the Public Administrator, Successor Administrator)

Probate Status Hearing Re: Failure to File a First Account or Petition for Final Distribution

DOD: 9/7/2001	JACK SINOR was app			NEEDS/PROBLEMS/COMMENTS:
	Letters issued on 12/1	8/200	01.	Minute Order dated 10/24/13
Cont. from 092013, 102413	Inventory and Appra showing an estate vo			states the court on its own motion removes Jack Sinor as the administrator and
Aff.Sub.Wit.	Creditor's Claims filed	d:		appoints the Public Administrator.
Verified	Household Retail Serv	ices -	- \$509.77	Administrator.
PTC	Discover Card -		\$5,747.00	
Not.Cred. Notice of	Sears -		\$2,056.92	
Hrg	Wells Fargo -		\$9,100.19 (Note: an	
Aff.Mail	Abstract of Judgmer		•	
Aff.Pub.	Fargo was awarded	-		
Sp.Ntc.	for the rejected cred	itor's (claim).	
Pers.Serv.	Status Report of the P	ublic	Administrator filed	
Conf.	on 1/8/14 states Dep	•		
Screen	Noe Jimenez conduct ascertain the whered			
Letters	the estate and has le			
Duties/Supp			mer died on 3/13/07,	
Objections	and Renee Perez die			
Video Receipt	the last known addre sent her a letter requ		•	
CI Report	but received no resp	_		
9202	& A filed by Jack Sind			
Order	\$60, real property, a			
Aff. Posting		and furnishings. Deputy Jimenez he real property sold on 3/12/02.	- · · ·	Reviewed by: KT
Status Rpt	The disposition of the		,	Reviewed on: 1/28/14
UCCJEA	proceeds from the so			Updates:
Citation FTB Notice	not known.			Recommendation: File 11 – Sinor
FIB NOIICE	The Public Administro	ıtor re	quests that the next	
	status hearing be set from the date of this complete his investig outstanding tasks reg of the estate.	no so hearir ation	noner than 90 days ng to allow time to and any other	

Markeson, Thomas (for Executor Frank Volpa)
Status Hearing

DC	D: July 27, 1997	FRANK VOLPA , Executor, filed a petition for instructions on 8/30/2013. Mr. Volpa stated in his petition that	NEEDS/PROBLEMS/ COMMENTS:
		although the order for final distribution had been entered in 2007 he had not yet distributed all the	
Co	ont. from 101713,	assets to the beneficiaries because of unforeseen tax	
	1213	issues. Mr. Volpa requested that the court allow him to pay himself and his attorney and possibly a CPA for	
	Aff.Sub.Wit.	work that needed to be done to allow the remaining	
1	Verified	assets to be distributed.	
	Inventory	On 10/3/13 the Court denied the Petition. Minute	
	PTC	order from the hearing states the Court is not in a	
	Not.Cred.	position to allow fees to be paid for what should have	
	Notice of	been done. The Court set this status hearing and ordered Frank Volpa to be personally present.	
	Hrg		
	Aff.Mail	Status Report filed on 1/23/14 states as the court is aware Mr. Volpa has not distributed all the assets of	
	Aff.Pub.	the estate. Mr. Volpa is still in possession of assets that	
	Sp.Ntc.	are distributable to the University of Montana and to	
	Pers.Serv.	the Sigma Chi Foundation.	
	Conf.	C'analian la distribuir de la Adam Vallanda de la Companya de la C	
	Screen	Since the last hearing Mr. Volpa's attorneys have obtained receipts for some of the assets that were	
	Letters	distributed. Receipts for assets were filed with the	
	Duties/Supp	court.	
	Objections		
	Video Receipt	Mr. Volpa's attorneys have also been in contact with	
	CI Report	Vanguard. Vanguard holds and IRA with a current value of about \$179,000.00. Mr. Volpa is the named	
	9202	beneficiary but disclaimed any interest by document	
	Order	filed with the court on 5/26/2006. With the assistance	
	Aff. Posting	of his attorney Mr. Volpa has converted the account	Reviewed by: KT
	Status Rpt	to an estate account in or to be able to distribute them to the proper parties. Those assets are now	Reviewed on: 1/28/14
	UCCJEA	available for distribution.	Updates:
	Citation		Recommendation:
	FTB Notice	All tax returns are current and taxes have been paid.	File 12 – Hanson
		Mr. Volpa's attorneys are preparing an account of activities since the 2007 order for distribution. Mr. Volpa requests that the status on this matter be	
		continued 4-6 weeks in order for his attorneys to complete the account and present a plan for	
		distribution to the court.	
	•		

Attý

Case No. 07CEPR00783

Johnny Garcia (Estate)

LeVan, Nancy J. (for Lorena Garcia – Daughter – Administrator)

Emerzian, David L (for Omega Ochoa Garcia – Surviving Spouse)

Status Conference Re: Litigation & Mediation

DOD: 2-7-07	LORENA GARCIA, Daughter is Administrator with	NEEDS/PROBLEMS/COMMENTS:
	limited IAEA without bond. Letters issued	Note: This Probate Court has
	7-21-08.	held at least 14 status
	On 7-14-09, the Court approved a settlement	conferences since January 2010 regarding status of this litigation.
Cont. from 042613,	agreement between Administrator (daughter) and Omega Ochoa Garcia (surviving spouse)	Need current status.
083013	and allowed continuation of estate	
Aff.Sub.Wit.	administration pending certain issues:	
Verified	1) Retrial of the damages portion of Civil Case	
Inventory	# 04CECG03607 Garcia v. Roberts; and	
PTC	2) Receipt of proceeds due from an eminent	
Not.Cred.	domain matter	
Notice of	On 10-4-11 (the 7th status hearing regarding	
Hrg	retrial of the damages issue), Attorney Emerzian	
Aff.Mail	advised the Court that a motion for a new trial was denied and an appeal has been filed, and	
Aff.Pub.	that deposits need to be made. The Court set	
Sp.Ntc.	this hearing for further status.	
Pers.Serv.	Status Report filed 12-1-11 by Attorney LeVan	
Conf. Screen	states that Attorney Ty Kharazi filed a Notice of	
Letters	Appeal on behalf of his clients, the Roberts'.	
Duties/Supp	The Fifth District Court of Appeal has set a	
Objections	mediation for the parties on 12-12-11. Attorney	
	LeVan requests to set a status hearing in March 2012 to follow the progress of the appeal.	
Video Receipt	, , , , , , , , , , , , , , , , , , , ,	
CI Report	Minute Order 12-6-12: No appearances. Matter continued to 3-13-12.	
9202		
Order	Minute Order 3-13-12: Counsel informs the Court that the case has been appealed.	
Aff. Posting	Matter continued to 9-13-12, then 3-14-13.	Reviewed by: skc
Status Rpt	Status Report filed 3-13-13 states there are no	Reviewed on: 1-28-14
UCCJEA	entries in the civil docket regarding appeal	Updates:
Citation	since 1-8-13. Until that matter is decided, we do	Recommendation:
FTB Notice	not know what the final I&A will be. Attorney	File 13 - Garcia
	LeVan requests a six-month continuance for resolution of the appeal.	
	• •	
	Minute Order 3-14-13: The Court orders all	
	attorneys involved in case 04CECG03607 appear for status conference on 4-26-13. Order	
	to Show Cause for attorneys regarding the	
	status of litigation and status of mediation.	
	Minute Order 4-26-13: Counsel informs the	
	Court that the appeal matter has been fully	
	briefed. The Court directs Mr. Hannah and Mr.	
	Littlewood to submit a joint status letter to Ms.	
	LeVan so she can update the Court at the next hearing.	
	<u> </u>	
	A Status Report (not verified by Administrator) was filed 8-27-13: See Page 2	
		12

13 Johnny Garcia (Estate)

15 Johnny Garcia (Estat

Page 2

Unverified Status Report states the estate of Johnny Garcia is currently in a holding pattern pending the outcome of the appeal of the civil matter which holds the bulk of the estate property. There have been no funds received into the estate from the \$184,798 awarded in 7/2011 due to the appeal filed by Atty. Kharazi in 9/2011 on behalf of the Roberts. The estate is not in a condition to be closed at this time.

Case No. 07CEPR00783

The personal property listed on the inventory is currently in the possession of Omega Garcia (spouse) pursuant to the agreement that she was going to get one-half of the estate. This property was going to be part of her distribution.

Per docket, as of 7/30/13, oral argument notice was sent to both attorneys. On 8/6/13, Atty Kharazi requested oral argument, personal appearance. On 8/8/13, Atty Littlewood filed a conditional oral argument waiver or personal appearance. On 8/21/13, oral arguments were set for 9/18/13. See attached.

Until the civil matter is decided, we do not know what the final I&A amount will be. A six month continuance is requested.

<u>Minute Order 8-30-13</u>: Ms. Johnson is appearing specially for Ty Kharazi. The Court is advised that oral argument in the appellate court is set for 9-18-13.

As of 1-28-14, nothing further has been filed.

Weinberg, Michael S. (for Kathleen M. Norkunas – Executor)

Probate Status Hearing Re: (1) Failure to File Inventory and Appraisal; (2) Filing of First Account or Petition for Final Distribution

DOD: 9-22-11	KATHLEEN M. NORKUNAS, Surviving	NEEDS/PROBLEMS/COMMENTS:
	Spouse, was appointed Executor with	
	Full IAEA without bond and Letters	Continued from 11-15-14
	issued on 9-4-12.	
Cont. from 111513		As of 1-28-14, nothing further has
Aff.Sub.Wit.	No Inventory and Appraisal has been filed; however, the original petition for	<u>been filed</u> .
Verified	probate estimated that the estate	Need Inventory and Appraisal
	contained personal property valued at	and first account or petition for
Inventory	\$450,000.00, income of \$20,000.00, and	final distribution, or verified status
PTC	real property valued at \$250,000.00.	report pursuant to probate code
Not.Cred.		and local rules.
Notice of	On 8-15-13, the Court set this status	Nata Bartha de estado de 19
Hrg	hearing for failure to file Inventory and	Note: Per the decedent's will, Ms. Norkunas is the sole heir;
Aff.Mail	Appraisal and failure to file a first account or petition for final distribution.	however, Letters have issued and
Aff.Pub.	Notice was mailed to Attorney	the estate must be properly
Sp.Ntc.	Weinberg on 8-15-13.	closed with appropriate notice
Pers.Serv.	<u> </u>	pursuant to applicable law.
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 1-28-14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 14 – Karlee

Boyett, Deborah K. (for Rev. Michele Racusin – mother/Petitioner)

Petition for Appointment of Probate Conservator of the Person (Prob. C. 1820, 1821, 2680-2682)

			TEMPORARY EXPIRES 12/30/2013	NEEDS/PROBLEMS/COMMENTS:
			REV. MICHELE A. RACUSIN , mother, is Petitioner and requests appointment as Conservator of the Person.	Court Investigator advised rights on 01/16/14.
Со	nt. from			
	Aff.Sub.Wit.		Petitioner states that Elliot has no history	
✓	Verified		of physical or mental health issues, but	
	Inventory		on 12/08/13, he suffered a psychotic break and was subsequently	
	PTC		hospitalized. Petitioner states that Elliott	
	Not.Cred.		needs assistance to ensure he receives	
✓	Notice of		appropriate medical care and	
	Hrg		treatment while he recovers from his	
✓	Aff.Mail	w/	illness.	
	Aff.Pub.		Declaration of Manolito V. Castillo, M.D.	
	Sp.Ntc.		filed 12/20/13 does not support medical	
✓	Pers.Serv.	w/	consent powers. The declaration states	
√	Conf.		that Elliot has the capacity to make	
	Screen		medical decisions.	
✓	Letters		Count lavoration atom to mail or Volume file of a	
✓	Duties/Supp		Court Investigator Jennifer Young filed a report on 01/23/14. The report	
	Objections		recommends that the Petition be	
√	Video		GRANTED ; Petitioner has stated that she	
	Receipt		wants medical consent powers	
<u> </u>	CI Report		although her Petition does not seek	
V	9202		medical consent powers), however, the Capacity Declaration of Dr. Castillo	
Ě	Order		does not support medical consent powers.	Pavious d by IE
	Aff. Posting Status Rpt			Reviewed by: JF Reviewed on: 01/28/14
	UCCJEA			Updates:
√	Citation			Recommendation:
	FTB Notice			File 15 – Racusin
<u> </u>	. 15 1101100			1 E

16 Patrick James Beebe (GUARD/E)

Case No. 12CEPR00753

Atty Beebe, James Kern Atty Beebe, Yvette Renee

(1) First Account and Report of Guardian of Estate and (2) Petition for Approval

Age:		NEEDS/PROBLEMS/COMMENTS:
DOB:		
		CONTINUED TO 3-3-14
		Per Petitioner request
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order	_	
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 1-28-14
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 16 – Beebe

17 Parker Kern Beebe (GUARD/E)

Case No. 12CEPR00754

Atty Beebe, James Kern Atty Beebe, Yvette Renee

(1) First Account and Report of Guardian of Estate and (2) Petition for Approval

Age:		NEEDS/PROBLEMS/COMMENTS:
DOB:		
		CONTINUED TO 3-3-14
		Per Petitioner request
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202	_	
Order	_	
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 1-28-14
UCCJEA	_	Updates:
Citation	_	Recommendation:
FTB Notice		File 17 – Beebe

17

Atty Kingsby, Donyale (pro per – maternal grandmother/Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

Δa	e: 1½	TEMPORARY EXPIRES 01/30/14	NEEDS/PROBLEMS/COMMENTS:
ξ	C. 172	DONYALE KINGSBY, maternal grandmother, is Petitioner.	CONTINUED FROM 11/21/13 Minute Order from 11/21/13 states: Court Investigator will be in contact with guardian. Temporary Letters extended.
	nt. from 031213,	Father: DARWIN BUSH , JR. – Personally served on 01/11/13	As of 01/28/14, nothing new has been filed in this matter.
✓	Aff.Sub.Wit. Verified Inventory	Mother: SHAKIRA MONIQUE ROSEMOND - Personally served on 01/15/13	Need proof of personal service at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the
✓	Not.Cred. Notice of	Paternal grandfather: NOT LISTED Paternal grandmother: JANET MACKLIN	Person <u>or</u> Consent & Waiver of Notice <u>or</u> Declaration of Due Diligence for: - Darwin Bush, Jr. (father?)
	Aff.Mail		Note: A notice of hearing for the hearing on the Temporary Guardianship was filed 01/28/13 reflecting personal service on Mr.
✓ ✓	Aff.Pub. Sp.Ntc. Pers.Serv. Conf.	Petitioner alleges that the mother is incarcerated and the father is unknown. Petitioner states that the mother gave Petitioner custody of the child.	Bush on 01/11/13, it is unclear however, if he was also served with a copy of the documents and also with a Notice of Hearing regarding the hearing on 03/12/13.
✓ ✓	Screen Letters Duties/Supp	Court Investigator Samantha Henson filed a report on 03/05/13. the help 2. Need procedure in th	2. Need proof of service by mail at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the
	Objections Video Receipt		Person <u>or</u> Consent & Waiver of Notice <u>or</u> Declaration of Due Diligence for: - Paternal grandparents - Maternal grandfather
	CI Report 2		
<u> </u>	Order Aff. Posting		Reviewed by: JF
√	Status Rpt UCCJEA Citation		Reviewed on: 01/28/14 Updates: Recommendation:
	FTB Notice		File 18 - Bush

18

Fawzi Salaymeh (CONS/PE)

Salaymeh, Asmahan (Pro Per – Spouse – Petitioner)

Petition for Appointment of Probate Conservator of the Person and Estate (Prob. C. 1820, 1821, 2680-2682)

1820, 1821, 2680-2682)			
	NO TEMP REQUESTED	NEEDS/PROBLEMS/COMMENTS:	
Cont. from 120513	ASMAHAN SALAYMEH , Spouse, is Petitioner and requests appointment as Conservator of the Person and as Conservator of the Estate without bond.	Court Investigator advised rights on 11-18-13 Voting rights affected – need minute order	
Aff.Sub.Wit.	Voting rights affected	Continued from 12-5-13	
Inventory PTC	Capacity Declaration filed 12-3-13.	The Court Investigator's report	
Not.Cred. V Notice of Hrg	Estimated Value of Estate: \$0	indicates that Petitioner wishes to handle specific matters related to closing the proposed	
✓ Aff.Mail W Aff.Pub.	Petitioner states her husband had a heart attack on 9-9-12. Since his heart attack, he	conservatee's business. However, the Petition did not include a request for	
Sp.Ntc. Pers.Serv. X	has been in a coma and non-responsive. At this time, he is on a feeding tube and has to be taken care of 24 hours a day. He	independent powers under Probate Code §2590. Note that	
✓ Conf. Screen ✓ Letters	is currently at Horizon Nursing Home.	pursuant to Local Rule 7.15.2, it is the policy of the Court to grant only those independent powers	
✓ Duties/Supp Objections	Court Investigator Jennifer Daniel filed a report on 11-26-13.	necessary in each case to administer the estate. Each	
Video X Receipt	10 p = 11	power must be justified by, and narrowly tailored to the specific	
✓ CI Report		circumstances. Therefore, need clarification regarding the	
9202 V Order		powers sought.	
✓ Order		2. Petitioner does not provide an estimated value for the conservatorship estate. Pursuant to Probate Code §2320(c)(4) and Cal. Rules of Court 7.207, every conservator of the estate must furnish bond, including a reasonable amount for cost of recovery. Therefore, need estimated value of estate to determine appropriate bond amount.	
		3. Petitioner lists only two daughters at #11 and those are the only two that were served. However, according to the Court Investigator's report, the proposed Conservatee has four children. Need complete list of relatives.	
		SEE PAGE 2	
Aff. Posting		Reviewed by: skc	
Status Rpt		Reviewed on: 1-28-14	
UCCJEA		Updates:	
Citation X		Recommendation:	
FTB Notice		File 19 – Salaymeh	

19 Fawzi Salaymeh (CONS/PE)

Case No. 13CEPR00933

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NEEDS/PROBLEMS/COMMENTS (Cont'd):

- 4. Need Citation and proof of personal service of Citation with a copy of the Petition at least 15 days prior to the hearing pursuant to Probate Code §1824 on Proposed Conservatee Fawzi Salaymeh.
- 5. Need proof of service of Notice of Hearing with a copy of the petition at least 15 days prior to the hearing on <u>all relatives</u> pursuant to Probate Code §1822 and Cal. Rules of Court 7.51 (<u>including</u> minors).
- 6. Need video receipt per Local Rule 7.15.8.A.
- 7. Petition does not request medical consent powers; however, a capacity declaration was filed in support of medical consent powers. The Court may require clarification as to the request.

Note: If Petition is granted, the Court will set the following status hearings:

- o Friday, 3-14-14 at 9:00 a.m. in Dept. 303 for filing of bond;
- o Friday, 6-6-14 at 9:00 a.m. in Dept. 303 for the filing of the inventory and appraisal; and
- o Friday, 6-5-15 at 9:00 a.m. in Dept. 303 for the filing of the first account.

Pursuant Local Rule 7.5, if the documents noted above are filed 10 days prior to the dates listed, the hearings will be taken off calendar and no appearance will be required.

Arroyo, Maria (Pro Per – Maternal Grandmother – Petitioner)

Petition for Appointment of Temporary Guardian of the Person (Prob. C. 2250)

			GENERAL HEARING 3-17-14	
 			GENERAL MEAKING 3-1/-14	NEEDS/PROBLEMS/COMMENTS:
			MARIA ARROYO , Maternal Grandmother, is Petitioner.	There is a presently pending family law case involving the minor Emma. Pursuant to Local Rule 7.15.7, the Court
	Aff.Sub.Wit.		Father (Alexis): GREG ROMERO	may direct Petitioner to seek joinder in the family law proceedings.
~	Verified		Father (Emma): TERRENCE STEVEN LEE	2. Need Notice of Hearing.
	Inventory		A A a Ha a w. C DISTI D.A. A DDOVO	
	PTC		Mother: GRISELDA ARROYO - Consents and waives notice	3. Need proof of personal service of Notice of Hearing with a copy of the
	Not.Cred.		- Consents and waives notice	Petition at least five Court days prior to
	Notice of	Χ	Paternal Grandfather (Alexis): Unknown	the hearing per Probate Code §2250(e) on:
	Hrg		Paternal Grandmother (Alexis): Unknown	- Greg Romero (Alexis' father)
	Aff.Mail		Detarage Cran diather (France)	- Terrence Steven Lee (Emma's father)
	Aff.Pub.		Paternal Grandfather (Emma): Unknown Paternal Grandmother (Emma): Unknown	
	Sp.Ntc.		i alemai Gianamoinei (Emma). Onkilowii	4. Need Confidential Guardian
	Pers.Serv.	Χ	Petitioner states the children are living	Screening Form (GC-212).
	Conf.	Χ	with her and although their mother has	
	Screen		notarized documentation, they need to	
>	Letters		formalize things so that Petitioner can	
>	Duties/Supp		enroll them in school, get insurance for	
	Objections		them, and provide for any medical	
	Video		attention they may need while in her care.	
	Receipt		Care.	
	CI Report		According to the UCCJEA, the minors	
	9202		have lived with Petitioner since	
>	Order		November 2013, and previously lived with	
	Aff. Posting		their mother.	Reviewed by: skc
	Status Rpt			Reviewed on: 1-28-14
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 20 – Romero & Arroyo
				20

LeVan, Nancy J. (for Petitioner/Administrator Durmirne Hughes)

Petition for Termination of Proceedings Due to Lack of Assets and Discharge of the Personal Representative

DOD: 3/2/2006			DURMIRNE HUGHES , Administrator, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
Cont. from			Petitioner states she was appointed as Administrator on 2/13/2007.	Order includes language not included/verified by the
✓	Aff.Sub.Wit. Verified		Despite efforts of the personal representative to obtain a new loan to save the home, the home that was	Administrator in the petition. Therefore it has been stricken by the examiner.
⊩	Inventory PTC		listed in the petition was lost to foreclosure shortly after the	
F	Not.Cred.		appointment of petitioner as	
✓	Notice of Hrg		administrator [documentation attached]. There was no time to file	
✓	Aff.Mail	W/	an inventory and appraisal before the property was sold at auction.	
	Aff.Pub.			
	Sp.Ntc.		Petitioner states there are no other assets subject to administration.	
	Pers.Serv.		assets subject to dartillistration.	
	Conf. Screen		Petitioner prays for an Order:	
	Letters		Terminating the proceedings due	
	Duties/Supp		to lack of assets;	
	Objections		2. Discharging the personal	
	Video Receipt		representative.	
	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: KT
	Status Rpt			Reviewed on: 1/28/14
	UCCJEA			Updates:
\parallel	Citation			Recommendation:
	FTB Notice			File 21A – Hampton

21A

Julianna Pruett & Justin Pruett (GUARD/P) Case No. 13CE Ogata, Gwendolyn (Pro Per – Petitioner – Maternal Grandmother) Petition for Appointment of Guardian of the Person (Prob. C. 1510)

	TEMP DENIED 12-11-13	NEEDS/PROBLEMS/
	GWENDOLYN OGATA, maternal grandmother, is	COMMENTS:
	petitioner.	Minute Order 12-11-13
	Father (Julianna): JOSHUA PRUETT , personally served on	(Temp hearing): The
	= 12/05/2013	petition is denied. The
Aff.Sub.Wit.		Court directs that minor
✓ Verified	Father (Justin): LUCAS REINHOLD , personally served on 12/05/2013	Justin Pruett be present at the next hearing.
Inventory		The general hearing
PTC	Mother: EUGENIA PRUETT	remains set for 1-30-14.
Not.Cred.	Paternal Grandfather (Julianna): William Thomas Pruett,	Note: In the event that
✓ Notice of Hrg	Deceased	Note: In the event that Petitioner does wish to
✓ Aff.Mail W	Paternal Grandmother (Julianna): Angie Pruett, served	pursue guardianship,
Aff.Pub.	12-13-13	an investigation and
Sp.Ntc.	Paternal Grandfather (Justin): Greg Reinhold, served	clearances will need to be completed, and the
Y Pers.Serv. W	12-13-13 Reternal Crandmather (Instin): Bath, Bainhald, canvad	Court may require a
✓ Conf. Screen	Paternal Grandmother (Justin): Patty Reinhold, served 12-13-13	new petition, notice,
✓ Letters		etc.
✓ Duties/Supp	Maternal Grandfather: Eugene Englund, served 12-13-	
Objections	13	
Video	Minor: Justin Pruett, personally served on 12/02/2013	
Receipt	Petitioner states the mother has fled with her abusive	
CI Report X	husband and her current whereabouts are unknown.	
Clearances X	Justin is residing with a friend. Julianna's father was	
Oldel	given custody of her in Tulare County family law case.	Davies allere else
Aff. Posting	CPS was involved after a domestic violence incident in September. The mother asked Petitioner to care for	Reviewed by: skc
Status Rpt	Julianna, but it was agreed that Justin would stay with	Reviewed on: 1-28-14
V UCCJEA Citation	his friend until Petitioner had legal custody of him.	Updates:
FTB Notice	Within a couple of weeks after Julianna began residing	Recommendation: File 22A – Pruett
FIB NOTICE	with Petitioner, the mother began calling the school	riie 22A – Proeii
	and stating that she was going to pick her up. This was	
	while the police were still actively looking for her	
	husband, whom she had fled with. CPS became	
	involved again and held a a TDM. It was agreed that Justin would remain with his friend and Julianna was	
	released to her father's custody. Since that time,	
	Julianna's father has only allowed a few brief calls,	
	showing no regard for the minor's best interest.	
	Since the TDM, Petitioner has been contacted by the	
	school counselor and principal and advised that Justin	
	is doing well, but has exhibited anger and violence,	
	and both feel he is not in a good living situation.	
	Petitioner states she has been the primary care	
	provider and financially supported both children for the	
	majority of their lives.	
	Court Investigator Jennifer Daniel filed a report 1-10-14	
	that states Petitioner stated she does not wish to pursue	
	guardianship; therefore, it is recommended that the	
	petition be denied.	
		22Δ

Request for Hearing About Court Fee Waiver Order

	"	
		NEEDS/PROBLEMS/COMMENTS:
		CONFIDENTIAL
		CONFIDENTIAL
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order	_	
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed on: 1-28-14
UCCJEA		Updates:
Citation	_	Recommendation:
FTB Notice		File 22B – Pruett

22B